1 2 3 4 5 6 7	Daniel Cotman (CSBN 218315) COTMAN IP LAW GROUP, PLC 117 E. Colorado Boulevard, Suite 460 Pasadena, CA 91105 (626) 405-1413/FAX (626) 628-0404 Dan@CotmanlP.com Attorneys for Defendant GCH, Inc.	
8	UNITED STATI	ES DISTRICT COURT
9	NORTHERN DIST	TRICT OF CALIFORNIA
10		
11	GCH, INC., a California corporation,) Case No.: 3:10-cv-01832-SC
12	Plaintiff,)
13	vs.) AMENDED NOTICE OF MOTION) AND MOTION FOR ENTRY OF
14) DEFAULT JUDGMENT AGAINST
15 16	IGROW LLC, a California limited liability company; and Dharminder Mann, an individual,	DEFENDANTS IGROW, LLC ANDDHARMINDER MANN AND FORPERMANENT INJUNCTION,
17) ATTORNEY'S FEES AND COSTS
18	Defendants.)) Date: February 11, 2011
19) Time: 10:00 a.m.
20	**) Place: Courtoom 1) Judge Samuel Conti
21		
22 23) Complaint Filed: 04/23/2010
) Trial Date: None Set) Discovery Cut-Off: None Set
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)
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28	27.4. 62.6.4. 12.6.4. 5. 77.	
	Notice of Motion and Motion for Entry of Default Judgment	1

TO JUDGE SAMUEL CONTI AND ALL INTERESTED PARTIES:

PLEASE TAKE NOTICE that on February 11, 2011 at 10:00 a.m. in Courtroom 1 located on the 17th Floor of the United States District Court, Northern District of California - San Francisco Courthouse, Plaintiff, GHC, Inc., through its attorney of record, will move and hereby moves the above-entitled Court for a default judgment against Defendants IGROW, LLC and Dharminder Mann, jointly and severally, and for a permanent injunction, statutory damages, monetary and exemplary damages, and attorney's fees and costs, or as soon thereafter as this matter may be heard.

The grounds for this motion are that Defendants IGROW, LLC and Dharminder Mann each failed to answer or otherwise respond to the Complaint, that a default was entered by the clerk against IGROW, LLC and Dharminder Mann on September 30, 2010, and a default judgment against IGROW, LLC and Dharminder Mann on all causes of action in Plaintiff's Complaint is warranted under Fed.R.Civ.P. Rule 55(b).

This motion is supported by this Amended Notice, the Memorandum of Points and Authorities accompanying the original Notice, the Declaration of Daniel C. Cotman, Exhibits to Declaration of Daniel C. Cotman, eclaration of Aaron Berkowitz, and the proposed Judgment and Permanent Injunction, and such other and further evidence as the court may consider at any hearing on this motion.

² Dated: January 3, 2011

Respectfully submitted,

/DANIELCCOTMAN/

Daniel C. Cotman Cotman IP Law Group, PLC Attorney for Plaintiff GCH, INC.

Notice of Motion and Motion for Entry of Default Judgment

CERTIFICATE OF SERVICE

I hereby certify that I am over the agent of 18 and am an employee of Cotman IP Law Group, PLC. On January 3, 2011, a true and correct copy of the foregoing AMENDED NOTICE OF MOTION AND MOTION FOR ENTRY OF DEFAULT JUDGMENT AGAINST DEFENDANTS IGROW, LLC AND DHARMINDER MANN AND FOR PERMANENT INJUNCTION, ATTORNEY'S FEES AND COSTS was served upon Defendant, by placing a true and correct copy thereof in a sealed envelope and depositing said envelope with First Class postage fully prepaid in the United States mail addressed as follows:

IGROW LLC 70 Hegenberger Loop Oakland, California 94601

Dharminder Mann 70 Hegenberger Loop Oakland, California 94601

Dated: January 3, 2011

Elaine Cruz